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CPA/2700/1-1002

PTO/SB/29 (10-00)
Approved for use through 10/31/2002. OMB 0651-0032
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CONTINUED PROSECUTION APPLICATION (CPA)

Submit an original, and a duplicate for fee processing.

(Only for Continuation or Divisional applications under 37 CFR 1.53(d))

CHECK BOX, if applicable:

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	11.2.2.2.10115.2.2.1
Attorney Docket No. of Prior Application	Jy C
First Named Inventor	Aida Mitsuziro E
Examiner Name	Stepheng & Nos
Group Art Unit	2476
Express Mail Label No.	0

Washington, DC 20231	Examinormano	Trephony & IVES
	Group Art Unit	476 台
	Express Mail Label No.	8
	LAPIGOS III III LOGI I I I	
This is a request for a Continuation or divisi	onal application under	37 CFR 1.53(d),
(continued prosecution application (CPA)) of prior application	on number OPId	-13,247
filed on 03/07/97, entitled Mandwriting	Text Int. 1	Cater
filed on US/07/97, entitled / yearwhitms	10x1 Dipul	3751em
NOTES		
FILING QUALIFICATIONS: The prior application identified above mus		
as defined by 37 CFR 1.51(b), or (2) the national stage of an internati May 29, 2000, a CPA may only be filed in a utility or a plant application		
29, 2000. A CPA may be filed in a design application regardless of		
Continued Examination Practice changes to and Provisional Application		ed. Reg. 50092 (Aug. 16, 2000);
Interim Rule, 65 Fed. Reg.14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat. 0	Office (Apr. 11, 2000).	
C-I-P NOT PERMITTED: A continuation-in-part application cannot b	e filed as a CPA under 37	CFR 1.53(d), but must be filed
under 37 CFR 1.53(b).		
EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing	of this CPA is a request	to expressly shandon the prior
application as of the filing date of the request for a CPA. 37 CFR		
continuation-in-part of an application that is not to be abandoned.	. ,	
ACCESS TO PRIOR APPLICATION: The filing of this CPA will be con	nstrued to include a waiver o	of confidentiality by the applicant
under 35 U.S.C. 122 to the extent that any member of the public who	is entitled under the provisio	ons of 37 CFR 1.14 to access to,
copies of, or information concerning, the prior application may be concerning, the other application or applications in the file jacket.	given similar access to, c	opies of, or similar information
сопсетніну, тіе отнег арріїсаціот от арріїсаціоть їїт тіе ніе јаскет.		
35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior appli		
none should be submitted. If a sentence referencing the prior application is the specific reference required by 35 U.S.C. 120 and to every applications.		
request, 37 CFR 1.78(a).	oncodor designed the applic	satisfy framibely facilities in sach
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be included on this form. Provide credit card infor	•	S .
	والمستقرم فالراجات المحارفة بالمعاصبين البيلة	
1. Enter the unentered amendment previously filed on under 37 CFR 1.116 in the prior nonprovisional app		
2. A preliminary amendment is enclosed. (claud		
3. This application is filed by fewer than all the inventors na		
a. DELETE the following inventor(s) named in the pr	rior nonprovisional appl	lication:
		•••••
b. The inventor(s) to be deleted are set forth on a se	•	
4. A new power of attorney or authorization of agent (P	PTO/SB/81) is enclosed	l.
5. Information Disclosure Statement (IDS) is enclosed:		
a. PTO-1449	•	
b. Copies of IDS Citations		

[Page 1 of 2]
Burden Hour Statement: This form is estimated to take 0.4 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box CPA, Washington, DC 20231.

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CLAIMS	(1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCULATIONS		
	TOTAL CLAIMS (37 CFR 1.16(c) or (j))	20 -20* =		x \$ =	\$		
	INDEPENDENT CLAIMS (37 CFR 1.16(b) or (i))	2 -3** =		x \$ =	_		
	MULTIPLE DEPENDENT O	CLAIMS (if applicable) (37 CFR 1.16(d))	+ \$=	_		
		BASIC FEE (37 CFR 1.16)					
			Total of a	bove Calculations =	740		
	Reduction by 50% for filing	Reduction by 50% for filing by small entity (Note 37 CFR 1.27).					
	* Reissue claims in excess of the Reissue independent claim		atent.	TOTAL =	\$370		
8. \ A che 9. \ Payn 10. \ Appli (not t 11. \ New [Pr 12. a. \ F b. \ F	ees required under 37 C eck in the amount of \$ nent by credit card. Forn icant requests suspensi to exceed 3 months) and Attorney Docket Number for application Attorney Docket N Receipt For Facsimile T Return Receipt Postcard er: The prior application UNLESS a new corre	m PTO-2038 is att. on of action under d the fee under 37 er, if desiredumber will carryover to thi ransmitted CPA (Fd (Should be specifical secures pondence	ached. 37 CFR 1.103(b) for a CFR 1.17(i) is encloses CFA unless a new Attorney De PTO/SB/29A) Ily itemized, See MPEP 50 address will carry over address will carry over a constant of the con	ed. Docket Number has been 3)			
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15. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED				
Name (Print lType)	MITSUHIRO AIDA			
Signature	mark			
Registration No. (Attorney/Agent)				
Date	January 7, 2002			

Technology Center 2100

Serial Number:

08/813, 247

Appn. Filed :

03/07/97

Applicant

Mitsuhiro Aida

Appn. Title :

Handwriting Text Input System

Examiner/GAU:

Stephen S. Hong / 2176

Mailed on: January 7, 2002

Nara City, Japan

Commissioner of Patents and Trademarks Washington, DC 20231

Sir:

In response to the Office communication mailed on 09/19/01, please amend the above-mentioned patent application as follows:

In the Claims:

Please cancel all previous claims, and add 84-103, as follows. CLAIMS:

84.

A text input system comprising:

means for entering a line of text, character by character;

means for storing a plurality of lines of text and relevant words for said line of text in a dictionary;

means for determining a unique line of text stored with plural number of said relevant words in said dictionary which includes/said entered line of text, and selecting a unique word among said relevant words which includes said entered lime of text in the remaining part of line of text in said dictionary other than that was already collated with said entered line of text, at the time of character input, without\a special function key depression;

means for replacing said entered line of text with said unique line of text or said unique word which was determined and selected by said means for determining